

IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF SOUTH CAROLINA  
CHARLESTON DIVISION

UNITED STATES of AMERICA

v.

JACQUEZ TYREKE LEWIS

Criminal No.: 2:23-cr-366

18 U.S.C. § 922(a)(1)  
18 U.S.C. § 922(a)(6)  
18 U.S.C. § 923(a)  
18 U.S.C. § 924(a)(1)(D)  
18 U.S.C. § 924(a)(2)  
18 U.S.C. § 924(d)(1)  
28 U.S.C. § 2461(c)

SEALED INDICTMENT

**COUNT 1**  
**(Dealing Firearms Without a License)**

**THE GRAND JURY CHARGES:**

That beginning on or about March 2021, and continuing to on or about March 2022, the defendant, **JACQUEZ TYREKE LEWIS**, not being a licensed dealer of firearms within the meaning of Chapter 44, Title 18 United States Code, did willfully engage in the business of dealing in firearms;

In violation of Title 18, United States Code, Sections 922(a)(1)(A), 923(a), and 924(a)(1)(D).

**COUNTS 2 – 6**  
**(False Statement to FFL)**

**THE GRAND JURY FURTHER CHARGES:**

That on or about the dates reflected below, in the District of South Carolina, the Defendant, **JACQUEZ TYREKE LEWIS**, did knowingly make a false statement in connection with the acquisition and attempted acquisition of the firearms listed below from the licensed dealer listed below, which was intended and likely to deceive the said dealer with respect to a fact material to the lawfulness of the sale and disposition of the firearm under the provisions of Chapter 44 of Title 18, United States Code, in that the Defendant did execute a Department of Justice, Bureau of Alcohol, Tobacco, Firearms, and Explosives Form 4473, Firearms Transaction Record, to the effect that he was the true purchaser of the firearm listed below, whereas in truth and in fact, he was not the true purchaser:

COUNT	DATE PURCHASED	FIREARM PURCHASED	LICENSED DEALER
2	March 13, 2021	Glock 19, 9mm pistol	C&S Shooting Sports
3	June 19, 2021	Glock 21, .45 cal pistol	ATP Gunshop and Range
4	June 24, 2021	Taurus G2C, 9mm pistol	Palmetto State Armory
5	August 25, 2021	Ruger -57 pistol	ATP Gunshop and Range
6	February 4, 2022	Glock 31, .357 cal pistol	ATP Gunshop and Range

In violation of Title 18, United States Code, Sections 922(a)(6) and 924(a)(2).

**FORFEITURE**

**FIREARM OFFENSES:**

Upon conviction for the felony violations of Title 18, United States Code, Section 922 as charged in this Indictment, the Defendant, **JACQUEZ TYREKE LEWIS**, shall forfeit to the United States all of the Defendant's rights, title, and interest in:

- (a) Any firearms and ammunition (as defined in 18 U.S.C. § 921)-
  - (1) involved in or used in any knowing violation of 18 U.S.C. § 922, or violation of any other criminal law of the United States, or intended to be used in a crime of violence.

**PROPERTY:**

Pursuant to Title 18, United States Code, Section 924(d)(1), and Title 28, United States Code, Section 2461(c), the property which is subject to forfeiture upon conviction of the Defendant for the offenses charged in this Indictment includes, but is not limited to, the following:

**Firearms:**

- (1) Glock 21, .45 cal pistol  
Serial Number: AFNT065
- (2) Taurus G2C, 9mm pistol  
Serial Number: ABM308281
- (3) Ruger Ruger-57, 5.7x28mm pistol  
Serial Number: 641-41241
- (4) Glock 31, .357 caliber pistol  
Serial Number: BTZB009

Pursuant to Title 18, United States Code, Section 924(d)(1) and Title 28, United States Code, Section 2461(c).

A True BILL



U FOREPERSON

ADAIR F. BOROUGH  
UNITED STATES ATTORNEY

By: Christopher Lietzow  
Christopher Lietzow (# 12301)  
Assistant United States Attorney  
151 Meeting Street, Suite 200  
Charleston, SC 29401  
Tel.: (843) 727-4381  
Fax.: (843) 727-4443  
Email: christopher.lietzow@usdoj.gov